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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/632,395 07/31/2003 Ray Andrew Maloney 330342 2920

7590 05/19/2004

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EXAMINER
PRUNNER, KATHLEEN J

ART UNIT PAPER NUMBER

3751

DATE MAILED: 05/19/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	廾
	10/632,395	MALONEY, RAY ANDREW	
Office Action Summary	Examiner	Art Unit	
	Kathleen J. Prunner	3751	
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reg. If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by stature to reply received by the Office later than three months after the mailing.	136(a). In no event, however, may a reply within the statutory minimum of thirty divill apply and will expire SIX (6) MONT ite, cause the application to become ABA	ly be timely filed  (30) days will be considered timely.  35 from the mailing date of this communication.  NDONED (35 U.S.C. § 133).	
earned patent term adjustment. See 37 CFR 1.704(b).  Status			
1)⊠ Responsive to communication(s) filed on 31.	July 2003		
	is action is non-final.		
3) Since this application is in condition for allows		rs, prosecution as to the merits is	
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.	
Disposition of Claims			
4) ☐ Claim(s) 1-17 is/are pending in the application 4a) Of the above claim(s) is/are withdres 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-17 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/	awn from consideration.		
Application Papers			
9) ☐ The specification is objected to by the Examin 10) ☑ The drawing(s) filed on 31 July 2003 is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the corre 11) ☐ The oath or declaration is objected to by the E	ı) ☐ accepted or b) ☒ objecte e drawing(s) be held in abeyand ction is required if the drawing(s	e. See 37 CFR 1.85(a). ) is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
<ul> <li>12) Acknowledgment is made of a claim for foreig</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documer</li> <li>2. Certified copies of the priority documer</li> <li>3. Copies of the certified copies of the priority application from the International Burea</li> <li>* See the attached detailed Office action for a list</li> </ul>	nts have been received. nts have been received in Ap ority documents have been r au (PCT Rule 17.2(a)).	plication No eceived in this National Stage	
Attachment(s)	· <u></u>		
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date <u>073103</u>.</li> </ol>		Mail Date ormal Patent Application (PTO-152)	

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#### **DETAILED ACTION**

### **Drawings**

1. The drawings are objected to because: (A) in Fig. 3, the two different parts should be either bracketed together to indicate that they constitute a single figure or labelled separately as individual figures; and (B) in Figs. 2, 3 and 5, the toothpaste T should be shown as a fluid paste (note the Hough reference) rather than a material that resembles a steel wool scrubbing pad. A proposed drawing correction is required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

2. Applicant is required to submit a proposed drawing correction in reply to this Office action. However, formal correction of the noted defect may be deferred until after the examiner has considered the proposed drawing correction. Failure to timely submit the proposed drawing correction will result in the abandonment of the application.

### Specification

3. The following informalities in the specification are noted: (A) on page 9, line 19, "I" should read --If--; (B) on page 10, line 1, "t" should read --T--; and (C) on page 10, line 2, a period should be inserted after "30". Appropriate correction is required.

#### Claim Objections

4. Claim 17 is objected to under 37 CFR 1.75(b) as being a duplicate of claim 10. Claims 10 and 17 do not differ from each other and thus constitute duplicates of each other.

### Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 6. Claims 1, 4, 5, 8-12 and 14-17 are rejected under 35 U.S.C. 102(b) as being anticipated by Hough. Hough discloses a toothbrush 20 having all the claimed features including a handle 22 having a first top surface and a first bottom surface (note Figs. 1 and 2), a head 26 connected to the handle and having a second top surface and a second bottom surface (note Figs. 1 and 2), a plurality of bristles 28 located on the second top surface of the head 26, a reservoir (constituted by recess 30) having toothpaste 36 therein located within the handle, and a first cover 38 covering the reservoir 30 (note Fig. 2). With respect to claims 4 and 11, Hough also discloses that the reservoir 30 is disposed within the first top surface of the handle (note Fig. 3) such that the first cover 38 is positioned on the first top surface in order to cover the reservoir 30. With regard to claims 5 and 12, Hough further discloses that the reservoir 30 extends through to the first bottom surface of the handle 22 (note Fig. 3). With regard to claim 8, Hough additionally discloses a channel (constituted by passage 32) disposed on the first top surface of the handle and extending between the reservoir 30 and the handle 22 (note Fig. 1). With respect to claims 9 and 14, Hough further discloses a single opening 34 disposed within the second top surface of the head 26, a duct (constituted partly by passage 32) connecting the opening 34 with the reservoir 30, and wherein placing pressure on the cover 38 causes the toothpaste 36 to pass through the duct 32 and exit through the opening 38 (note Fig. 1). With respect to claims 10, 15 and 17, Hough additionally discloses that the duct 32 is disposed along a longitudinal axis of the handle (note Fig. 1). With regard to claim 16, Hough also discloses an opening 34 disposed within the second top surface of the head 26, a duct (constituted by passage 32) connecting the opening 34 with the reservoir 30, a bladder (constituted by blister cover 38) covering the reservoir 30, and wherein placing pressure on the bladder 38 causes the toothpaste 36 to pass through the duct 32 and exit through the opening 34 (note Fig. 1).
- 7. Claims 1 and 2 are rejected under 35 U.S.C. 102(b) as being anticipated by Greenberg. Greenberg discloses a toothbrush having all the claimed features including a handle 10 having a

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first top surface and a first bottom surface (note Fig. 1), a head 12 connected to the handle 10 and having a second top surface and a second bottom surface (note Fig. 1), a plurality of bristles 14 located on the second top surface of the head 12, a reservoir (constituted by the dentifrice chamber) having toothpaste or dentifrice 18 therein located within at least a portion of the handle 10 (note Fig. 3), and a first cover (constituted by sealing means 30) covering the reservoir (note Fig. 3). With respect to claim 2, Greenberg also discloses a tab 32 attached to the cover 30 for facilitating removal of the cover from a covering relationship with the reservoir (note Fig. 7).

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8. Claims 1, 3, 8-10 and 14-17 are rejected under 35 U.S.C. 102(b) as being anticipated by Sherman. Sherman discloses a toothbrush having all the claimed features including a handle 10 having a first top surface and a first bottom surface (note Figs. 1 and 2), a head 14 connected to the handle 10 and having a second top surface and a second bottom surface (note Figs. 1 and 2), a plurality of bristles 18 located on the second top surface of the head 14, a reservoir (constituted by cartridge 36) having toothpaste or dentifrice 48 therein located within the handle 10, and a first cover (constituted by bulb 64) covering the reservoir (note Fig. 2). With respect to claim 3, Sherman also discloses that at least a portion of the bristles 18 are ramped downwardly toward the handle 10 (note Figs. 1, 2 and 6). With regard to claim 8, Sherman further discloses a channel (constituted by bore 20) disposed on the first top surface of the handle and extending between the reservoir and the handle 10 (note Fig. 2). With respect to claims 9 and 14, Sherman additionally discloses a single opening (note Fig. 2 and lines 45-48 in col. 2) disposed within the second top surface of the head 14, a duct (constituted by bore 20) connecting the opening with the reservoir, and wherein placing pressure on the cover 64 causes the toothpaste or dentifrice 48 to pass through the duct 20 and exit through the opening (note Figs. 1 and 3). With respect to claims 10, 15 and 17, Sherman additionally discloses that the duct 20 is disposed along a longitudinal axis of the handle 10 (note Fig. 2). With regard to claim 16, Sherman also discloses an opening (note Fig. 2 and lines 45-48 in col. 2) disposed within the second top surface of the head 14, a duct (constituted by bore 20) connecting the opening with the reservoir (note Fig. 2), a bladder (constituted by bulb 64) covering the reservoir, and wherein placing pressure on the

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bladder 64 causes the toothpaste or dentifrice 48 to pass through the duct 20 and exit through the

opening (note Figs. 1 and 3).

## Claim Rejections - 35 USC § 103

9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are

such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

10. Claims 6, 7 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hough

in view of Glassman et al. With respect to claims 6 and 13, although Hough fails to disclose a

second cover that is positioned on the bottom surface of the handle, attention is directed to

Glassman et al. who disclose another toothbrush having two covers (constituted by diaphragm

areas 18) disposed on both faces or surfaces of the handle 11. It would have been obvious to one

of ordinary skill in the toothbrush art, at the time the invention was made, to provide the handle

of Hough with a second cover that is positioned on the first bottom surface of the handle in view

of the teachings of Glassman et al. in order to provide more force in ejecting the

toothpaste/dentifrice especially when the supply of toothpaste/dentifrice is getting low. With

respect to claim 7, Hough also discloses a channel (constituted by passage 32) disposed on the

first top surface of the handle and extending between the reservoir 30 and the handle 22 (note

Fig. 1).

### Conclusion

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Kathleen J. Prunner whose telephone number is 703-

306-9044.

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12. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory L. Huson can be reached on 703-308-2580. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

13. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kathleen J. Prunner

May 14, 2004

GREGORY L. HUSON SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700